

Dear FCC Commissioners,

We at Webnet, Inc., a local Internet Service Provider have an existing contract with and from Winstar Communications, LLC. to purchase certain quantities of internet bandwidth. As an integral component of this purchased bandwidth Webnet has been assigned associated internet protocol address' that is unique to each and every user on the internet. Winstar has requested, and the Commission has granted, an ex-parte leave from Winstar's obligations to fulfill its contractually bound service obligation to our company.

Webnet is unable to "port" to another carrier because the addresses that are associated with our purchased internet capacity are not transportable thereby rendering any move impossible to effect in the short time allocated by Winstar Communications, LLC. and the Commission. Because these addresses are non portable and under the exclusive control of Winstar.

Webnet has requested that Winstar assist or facilitate the conversion or transfer of these addresses to Webnet's control.

The effected customers total more than 300 businesses including the Department of motor vehicle license renewals for three states potentially impacting millions of people.

Webnet requests that the Commission delay, at the least, the separation of Winstar Communications, LLC. from this (Tampa, FL) market until such time as Webnet is able to move its customers to new addresses.

Respectfully, I remain

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